Milliam F, Davis III SBI# 162762 1181 paddock Rd Smyrna, DE 19977

Case# CN NO. 04-209

I William F, Davis III on, or cround about the day of 4-25-05 submitted a motion to amend. That displayed a few flaws. I am asking the cart for a chein ce to submit a new motion. Pertaining to the first submission and it's flaws. As well as the original issue of lack of information. I also have a concern of why the previous Motion was not responded to.

Your quick response would be greatly appreciated.

Sincerely William F. Davis III



IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

WILLIAM F. DAVIS, III,

Plaintiff,

V. Civ No. 04-209-SLR

RAPHAEL WILLIAMS, (FNU) ROBINSON;

BETTY (LNU),

. 5

Defendant(s). MOTION TO AMEND

per RULE 15 of F.R. of Civ.

1 0 2005

U.S. DISTRICT COURT DISTRICT OF DELAWARE

Procedure

I didn't Write and

MOTION FOR AN INJUNCTION

per RULE 65 (b)

As ORDERED on the 25th day of April, 2005; by United States District

Judge SUE L. ROBINSON, the above named Plaintiff respectfully moves to AMEND the above captioned Civil Action, specifically to NAME all Defendant(s) as opposed to naming Correctional Medical Systems, First Correctional Medical, and Department of Corrections as in the original Complaint.

Further; Plaintiff moves for this Honorable Court to issue an INJUNCTION against Defendant Raphael Williams, Warden of the Howard R. Young Correctional Institution, and his staff for possible retaliation for two (2) Lawsuits against them.

> William F. Davis, III SBI# 162762 Howard R. Young Correctional Inst. P.O. Box 9561 Wilmington, DE 19809 Plaintiff, Pro Se.

Defendant Raphael Williams is employed as <u>Warden</u> at the Howard R. Young Corredtional Institution; (Hereinafter cited as H.R.Y.C.I.), P.O. Box 9561, Wilmington, DE 19809.

Defendant (FNU) Robinson was employed as the resident <u>Doctor</u> for First Correctional Medical ate the H.R.Y.C.I., P.O. Box 9561, Wilmington, DE 19809, at the time of the initial incident(s) occured.

Defendant Betty (LNU) was employed as a <u>NURSE</u> for both Correctional Medical Systems (CMS) and First Correctional Medical (FCM), at the H.R.Y.C.I., P.O. Box 9651, Wilmington, DE 19809.

Plaintiff will further rely on all materials previously submitted pertaing to the original COMPLAINT, as well as any other subsequent pleadings, statements, and letters relationg to Plaintiff's claim(s) in further support of this instant motion to AMEND.

Plaintiff further moves to have this Honoragle Court to issue an INJUNCTION against Warden Williams and his Staff for possible retailation and harassment for filing two (2) lawsuits against them, and further asking the Court to TRANSFER Plaintiff to S.C.I.G., (State Correctional Institution at Georgetown) so that Plaintiff can complete doing his time in peace.

I CERTIFY that the forgoing statements made by me are true. I am aware that if any of the foregoing statements made by me are willfully false, I am subject to punishment by law.

Respectfully submitted,

CERTIFICATE OF SERVICE

I, William F. Davis, III , hereby swear under penalty of
perjury that I have rendered service of a true and correct
cop(ies) of the attached:
MOTION TO AMEND AND MOTION REQUESTING AN INJUNCTION
(Title or Type of Motion or Request)
upon the following person(s) and/or agency(ies):
Aaron R. Goldstein, Deputy
Attorney General, Wilmington,
Delaware. Counsel for Depart-
ment of confections.
Daniel L. McKenty, Esq.,
McCullough & McKenty, P.A., Wilmington, DE. Counsel for
Defendant First Correctional
Medical.
BY PLACING SAME IN A SEALED ENVELOPE, postage will be paid by the
Delaware Department of Corrections/Pre-paid, and depositing same
in the United States Mail at the Multipurpose Criminal Justice
Facility, 1301 East 12th Street, Wilmington, Delaware.
On thisday of, 200
, 200
(Your signature)